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IN THE SUPERIE COURT DO THE UNITED STATES

OCTOBER TERM 1903

UNITED STATES OF AMERICA, APPELLANT

THEFIN HALPER

Appeal From The United States District Court For The Southern District of New York

NOTION TO DIMINS
JURISDICTIONAL STATISHENT

INDI BALPER PRO SE

6 STERLING ROAD AMONE, N.Y.10504 914-273-9848

IN THE SUPREME COURT OF THE UNITED STATES OCTOBER TERM 1987

NO. 87-1383

UNITED STATES OF AMERICA, APPELLANT

V. IRWIN HALPER

RESPONSE MOTION TO DISMISS REVIEW OF JURISDICTIONAL STATEMENT FOR THE SOUTHERN DISTRICT OF NEW YORK

MOTION TO DISMISS

OPINION BELOW

I, Irwin Halper, pro se residing at 6 Sterling Road, Armonk, N.Y., 10504 do reply to the Jurisdictional Statement in the above case, filed in this Court to review an order of the U.S. District for the Southern District of New York (No 86 Civ. 2955)Dated April 24,1987 by filing this response as my motion to dismiss, according to Rule 16 of your Court.

REASON

Since my punishment has compensated the U.S. District for the Southern District of New York No.86 Civ.2955) for the crime I committed and the costs incurred by the Court, it would be unconstitutional to punish me twice as prohibited by the Double Jeopardy Clause. The question pertaining to Double Jeopardy on page one of the Jurisdictional Statement has been

fairly answered in the Amended Judgement of of Justice S.W.Sweet. A review of the Statement is unnecessary.

CONCLUSION

I respectfully make a MOTION to the Supreme Court of the United States to begin studying the response I am filing and accept it in the FORM OF A MOTION TO DISMISS REVIEW OF THE JURISDICTIONAL STATEMENT.

Jurisdictional Statement should not be noted and review of it denied and dismissed.

Respectfully submitted.

IRWIN HALPER, Pro se 6 Sterling Rd. Armonk, N.Y. 10504

cc: The Hon. Charles Fried Solicitor General of the U.S. Department of Justice Washington, D.C. 20530